

Withdrawal of any state required as party thereto.

Suspension of enforcement because of injunction.

Upon petition filed by 15% or more of producers of any kind of tobacco; commission within 60 days to conduct referendum.

Governor shall proclaim act inoperative for next succeeding crop year, if 1-3 or more of producers voting are against enforcement.

Cooperation with other states and secretary of agriculture in making determinations hereinafter listed under a, b, c, d, e, f.

Marketing quota for U. S.

Marketing quota for each state; each kind of tobacco; for each crop year.

to such kind of tobacco, and its enforcement with respect to such kind of tobacco shall be suspended upon the withdrawal from such compact by any state required as a party thereto. If an injunction issued by a court of competent jurisdiction against the enforcement of a similar act of any state is made permanent so as to stop the administration of said act in such state during any crop year, the enforcement of this Act may be suspended by the Commission with respect to the kind of tobacco covered by such compact until such time as the compact is again made effective or the injunction dissolved, as the case may be. Upon the filing with the Commission of a petition or petitions by fifteen per cent or more of the producers of any kind of tobacco in this State requesting that the enforcement of this Act be suspended with respect to such kind of tobacco, the Commission shall conduct a referendum within sixty days after the receipt of such petition or petitions to determine whether the producers of such kind of tobacco in the State are in favor of the enforcement of this Act, and if the Commission finds that one-third or more of the producers who vote in the referendum are not in favor of the enforcement of the Act, such findings of the Commission shall be certified to the Governor, who shall proclaim the Act inoperative for the crop year next succeeding the crop year in which the referendum is conducted.

SEC. 4. The Commission shall meet and co-operate with the tobacco commissions of other states that are parties to a compact, and any persons designated by the Secretary of Agriculture of the United States to serve in an advisory capacity, for the purposes of making certain determinations enumerated in this section, and when such determinations are agreed upon by a majority of the members of the Commission for this State, and a majority of the members of the commissions for other states, such determinations shall be accepted and followed in the administration of this Act.

(a) Determine from statistics of the United States Department of Agriculture a marketing quota, which for any kind of tobacco shall be that quantity of such kind of tobacco produced in the United States which is estimated to be required for world consumption during any crop year, increased or decreased, as the case may be, by the amount by which the world stocks of such kind of tobacco at the beginning of such crop year are less than or greater than the normal world stocks of such kind of tobacco.

(b) Determine a tobacco marketing quota for each state, for each kind of tobacco, for each crop year for which this Act is in effect with respect to such kind of tobacco. The marketing quota for each state for each kind of tobacco shall be that percentage of the quantity determined under sub-section (a) of this section which is equal to the percentage that the total production of such kind of tobacco in the State for the year or years set